

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORKAMENDED
COMPLAINT

TREMAINE A Robertson
AMKC 1818 HAZEN Street
EAST Elmhurst NY 11370 Dorm 17 upper A #28

(In the space above enter the full name(s) of the plaintiff(s).)

-against-

STATE/CITY OF New York -
Commissioner Bill Bratton -
NYC Police Department
42nd Precinct - Community
Officer VAN PITTEN -
POLICE OFFICER T JIMENEZ #2657
John Doe Police Officer Partner
of T. Jimenez

STATE of New York..

(In the space above enter the full name(s) of the defendant(s). If you cannot fit the names of all of the defendants in the space provided, please write "see attached" in the space above and attach an additional sheet of paper with the full list of names. The names listed in the above caption must be identical to those contained in Part I. Addresses should not be included here.)

RECEIVED
SONY PRO SE OFFICE
2015 NOV 10 AM 10:05

I. Parties in this complaint:

- A. List your name, identification number, and the name and address of your current place of confinement. Do the same for any additional plaintiffs named. Attach additional sheets of paper as necessary.

Plaintiff Name TREMAINE A ROBERTSON - 140-19 ASCHLOR BX NY 10475
 ID # 241-1506769
 Current Institution WEST 17-UPPER A #28
 Address AMKC-18-18-HAZEN STREET 5 Elmhurst
NY 11370- Dorm - WEST 17-UPPER A # 28

- B. List all defendants' names, positions, places of employment, and the address where each defendant may be served. Make sure that the defendant(s) listed below are identical to those contained in the above caption. Attach additional sheets of paper as necessary.

Defendant No. 1 Name POLICE OFFICER T. JIMENEZ Shield #26571
 Where Currently Employed 42nd precint
 Address _____

Defendant No. 2

Name John Doe Police Officer Shield # _____
 Where Currently Employed 42nd present
 Address Officer Janvier partner

Defendant No. 3

Name Lt. Sean PUTTER Shield # _____
 Where Currently Employed 42 - Present
 Address 42 present
P.O. Janvier Community Office

Defendant No. 4

Name BILL BRATTON - POLICE COMM S~~hield~~ # _____
 Where Currently Employed 1 police PLAZA -
 Address _____

Defendant No. 5

Name STATE OF NEW YORK Police Department S~~hield~~ # _____
 Where Currently Employed 42nd present
 Address _____

II. Statement of Claim:

State as briefly as possible the facts of your case. Describe how each of the defendants named in the caption of this complaint is involved in this action, along with the dates and locations of all relevant events. You may wish to include further details such as the names of other persons involved in the events giving rise to your claims. Do not cite any cases or statutes. If you intend to allege a number of related claims, number and set forth each claim in a separate paragraph. Attach additional sheets of paper as necessary.

A. In what institution did the events giving rise to your claim(s) occur?

At my former place of Employment - 375 E
163rd Street EKG Care Care

B. Where in the institution did the events giving rise to your claim(s) occur?

In Berry Detention - for FALSE arrest and
wrongful incarceration during
FRAUD.

C. What date and approximate time did the events giving rise to your claim(s) occur?

January 28th 2013 - At my 10B Deprivation of my Civil rights
VIOLATION of my 14th Amendment rights of DUE process of law Equal
protection. Malicious Prosecution - There was no Probable cause as
this FALSE arrest violates of 4th 8th - 6th 14th Amendment
malicious intent, Intentional Infliction of Emotional Distress
misconduct and malfeasance, Violations of penal law
210th 35th 2010 perjury and filing A, FALSE sum STATEMENT - FRAUD

? Why am I on trial in Criminal Court without a ticket?

D. Facts: On or About - JAN - 28 - 2013 . AT my place of Employment ... OFFICER T JIMENEZ drove down 163rd Street Between 181st AND Court (Any Ave in the Bronx) Drove A One way Street in the wrong direction... No light's NO Signs and Approaches me and ASKED if I have a license ... I said NO I'm a mechanic I work next door ... he said Do you have anything in your pocket's I said my tools and a battery terminal and some tools ... he also asked if I was on parole or probation - when I said PAROLE he put me in RUFF'S I said "I work next door" I told him "my boss is in the shop" we knocked my Boss MUST have went to the store ... he said we have to go to the precinct to straighten this out I said what for ... I ask why am I going to the precinct he said for "Driving without A license" I said the car is on the sidewalk in a parking lot "you moron" and on a JACK with a DEAD BATTERY "you ARE lying ASS m-----c k" I ASKED how can I drive a car on a flat and a dead battery

III. Injuries:

If you sustained injuries related to the events alleged above, describe them and state what medical treatment, if any, you required and received. I HAVE BEEN IN AND OUT OF THE PRISON SINCE FOR GAINED HIGH BLOOD PRESSURE DUE TO STRESS FROM THIS FALSE ARREST ... UNLAWFUL IMPRISONMENT I HAVE HAD ARGUMENTS AND PROBLEMS WITH OFFICER'S BECAUSE OF HIS INTENTIONAL INFILTRATION & HARASSMENT DISTRESS ... I ALSO EXPERIENCED PROBLEMS WITH MY FAMILY AND CLOSE ASSOCIATES BECAUSE OF THIS FALSE ARREST AND MY JOB MAY AT RISK OR GONE WHEN RELEASED

IV. Exhaustion of Administrative Remedies:

The Prison Litigation Reform Act ("PLRA"), 42 U.S.C. § 1997e(a), requires that "[n]o action shall be brought with respect to prison conditions under section 1983 of this title, or any other Federal law, by a prisoner confined in any jail, prison, or other correctional facility until such administrative remedies as are available are exhausted." Administrative remedies are also known as grievance procedures.

A. Did your claim(s) arise while you were confined in a jail, prison, or other correctional facility?

Yes No _____

April - 2013 - Warrant for FALSE ARREST CASE - AP3 2013 BX 005968
AUGUST - 2013 - WARRANT FOR PAROLE - 614 CO 3 - 40 DAYS LEFT ON PAROLE

Rev. 05/2010

3

AUGUST - 18 - 2015 - Arrest for warrant 2013 BX 005968
FALSE ARREST / VCL-511-

If YES, name the jail, prison, or other correctional facility where you were confined at the time of the events giving rise to your claim(s).

B. Does the jail, prison or other correctional facility where your claim(s) arose have a grievance procedure?

Yes No Do Not Know

C. Does the grievance procedure at the jail, prison or other correctional facility where your claim(s) arose cover some or all of your claim(s)?

Yes No Do Not Know

If YES, which claim(s)? _____

D. Did you file a grievance in the jail, prison, or other correctional facility where your claim(s) arose?

Yes No

If NO, did you file a grievance about the events described in this complaint at any other jail, prison, or other correctional facility?

Yes No

E. If you did file a grievance, about the events described in this complaint, where did you file the grievance?

1. Which claim(s) in this complaint did you grieve? _____

2. What was the result, if any? _____

3. What steps, if any, did you take to appeal that decision? Describe all efforts to appeal to the highest level of the grievance process.

F. If you did not file a grievance:

1. If there are any reasons why you did not file a grievance, state them here: _____

2. If you did not file a grievance but informed any officials of your claim, state who you informed,

Rev. 05/2010

I would have completed parole 10-2013
If it were not for a warrant in April 2013 for
this false arrest - my family has been
harassed at 4 AM on several occasions for
a warrant for a false arrest -

~~when and how, and their response, if any:~~ This is A Clear CASE OF MALICIOUS PROSECUTION

8-Court Dates - 90 Days - 2 LawyerS - NO
MOTORS files in my Behalf - NO Court MTS.

Possible - for a B.M.S Deemurr - VTC 511-

V(0) Action of my son suspending my right to Confrontation & Due Process To it --

G. Please set forth any additional information that is relevant to the exhaustion of your administrative remedies. I have 1655 - 25 PENDS DUE TO SWISS

I have not been in contact with my family many many

my Children since AUGUST - I have 2 LawyerS for

90 Days or A B.M.S Deemurr - with 8 Court Appeals

I have A DISCRETIONARY return pending on both AT b1 (BROAD) for

for miscount / neglect of legal matter and other

EC/BM violations and moral & ethical violations

TO be mentioned at my trial. -

Note: You may attach as exhibits to this complaint any documents related to the exhaustion of your administrative remedies.

V. Relief:

State what you want the Court to do for you (including the amount of monetary compensation, if any, that you are seeking and the basis for such amount). I HAVE STATED ON THE RECORD

In Court - A 03 - 8-24-15 THIS IS A BASELESS PROSECUTION
OCTOBER - 8th 2015 I ASKED THE COURT FOR MY DAY IN COURT
TO PRESENT MY EXONERATORY EVIDENCE - PAYSTUBS - PHOTOS
AND MY PAROLE OFFICERS TESTIMONY - AND INCOME VERIFICATION -
I SAID "NO TICKETS - TO TOW TRUCK TO THE IMPOUND OR
PRELINT - AND NO VIDEO FOOTAGE" THIS CAR WAS
IMMOBILE.. I HAVE WITNESSED TO VERIFY THIS..

Officer Jernuel ACTS were WITHHELD
INTENT... AND OF A PERJURIOUS AND CALLOUS NATURE...
TO PERSONALLY & INTENTIONALLY INFECT EMOTIONAL DISTRESS
AND I HAVE SUFFERED A PAROLE VIOLATION AND OTHER
MISCHIEFES OF JUSTICE DUE TO HIS ACTS AND
DEMAND) - \$ 1,500,432 ⁰⁰ FOR PAIN
AND SUFFERING PUNITIVE AND MONETARY DAMAGES
4112⁸ AND CONSTITUTIONAL VIOLATIONS. --

VI. Previous lawsuits:

On these claims

A. Have you filed other lawsuits in state or federal court dealing with the same facts involved in this action?

Yes No

NO - CITATIONS ISSUED, NO TOW TRUCK TO
IMPOUND OR PRELINT.. NO VIDEO FOOTAGE FALSE ARREST
OR ALLEGED TRAFFIC STOP.. (UNFAIRABLE THIS VEHICLE
IS PARKED IN OUR COMMUN PARKY AREA
"Photos included")

11-24-12 - LADY 8-18-15 - Arrest for FALSE ARREST AND FALSE CONVICTION CASE
 005968
 This FALSE ARREST VIOLATED my PAROLE AND kept me in CUSTODY
 TODAY ...

- B. If your answer to A is YES, describe each lawsuit by answering questions 1 through 7 below. (If there is more than one lawsuit, describe the additional lawsuits on another sheet of paper, using the same format.)

1. Parties to the previous lawsuit:

Plaintiff _____

Defendants _____

2. Court (if federal court, name the district; if state court, name the county) BX County
 Criminal Court Av-3
3. Docket or Index number 2013 BX 005968
4. Name of Judge assigned to your case JUSTICE Sharp
5. Approximate date of filing lawsuit 9-25-2015
6. Is the case still pending? Yes No _____
 If NO, give the approximate date of disposition _____
7. What was the result of the case? (For example: Was the case dismissed? Was there judgment in your favor? Was the case appealed?)

On
other
claims

- C. Have you filed other lawsuits in state or federal court otherwise relating to your imprisonment?
- Yes No

- D. If your answer to C is YES, describe each lawsuit by answering questions 1 through 7 below. (If there is more than one lawsuit, describe the additional lawsuits on another piece of paper, using the same format.)

1. Parties to the previous lawsuit:

Plaintiff _____

Defendants _____

2. Court (if federal court, name the district; if state court, name the county) _____
3. Docket or Index number _____
4. Name of Judge assigned to your case _____
5. Approximate date of filing lawsuit _____
6. Is the case still pending? Yes No
 If NO, give the approximate date of disposition _____
7. What was the result of the case? (For example: Was the case dismissed? Was there judgment in your favor? Was the case appealed?)

I am experiencing other Constitutional Violations
 8x.6 Amendment Right to Confrontation - And Speedy Trial
 DUE PROCESS AND EQUAL PROTECTION UNDER THE 14TH -
 14TH - DUE PROCESS AND EQUAL PROTECTION UNDER THE 14TH -
 Rev. 05/2010
 MALICIOUS PROSECUTION AND
 MALICIOUS ABUSE OF PROCESS CLAIM, FRAUD.

EKG Car Care, Inc.

It's broken, we fix it

375 E 163rd st

Bronx, N.Y 10451

Tel: 718-665-3720

Fax: 718-665-1195

5/23/24

malice no probable cause
malicious use of process
egregious conduct on
behalf of officer Jumper #26571

To Whom It May Concern:

The Following letter has been drafted to verify the employment of Tremaine Anthony Robertson, As of Monday January 7, 2013. He has been hired as a auto technician and Auto Body apprentice at E.K.G Car Care Inc. located at 375 E 163rd Bronx, New York 10451. Mr. Robertson hours are from 11 am till close Mon- Sat at a weekly salary of 350.00 per week for more info please contact owner/employer James Pelle at 718-665-3720

Mental anguish
loss of liberty and civil rights

X James Pelle

James Pelle
Owner

malicious use of process

malicious prosecution \$500

Feb - 2013 - Bailed out from FALSE Arrest CASE
FALSE imprisonment

Aug - 2015 - 3 months without any police contact -
I only had a few weeks left on parole before
I caught a warrant for this 2013 - car case / FALSED
April - 2013 -

I warrantors in August 2013 - because of problems with
Officer Jumper false police reports - (Parole warrant 619603)
8-6-2013

I have witnesses that CAN verify this car was parked
and I was not driving... Check the plots... and

why is there NO TICKETS, NO TOW TRUCK report, NO VIDEO
of this FALSE REPORT... PL-21045
35
10
FRAUD
UNSCONCERNED

EKG Car Care, Inc.

It's broken, we fix it

375 E 163rd St. Melrose ave

Bronx, NY 10451

Tel: 718-665-3720

Fax: 718-665-1195

To Whom It May Concern:

The following letter has been written to verify the continued employment of Tremaine A. Robertson at EKG-Care located at 375 East 163rd Bronx, New York 10451. Mr Robertson hours are from 11:00 am until close Monday thru Saturday. His duties include mechanical repairs and minor body work repairs. His weekly salary is \$350 per week. For more information please contact James Pelle at 718-665-3720.

X James Pelle

James Pelle

Owner

OFFICER JAVIER KNOWINGLY VIOLATED the law he took an OATH TO PROTECT & SERVE not Bring A LIE or MAKE UP intent AND - INTENTIONAL INFILTRATION OF EMPLOYMENT DISTRESS OR MISLEASAGE TO HIS PLACE OF EMPLOYMENT X EGREGIOUS DERELCTION OF DUTY X

my CONSTITUTIONAL RIGHTS HAVE BEEN VIOLATED 4th 8th 14th AND OFFICER JAVIER IS IN VIOLATION OF PU-210-05 - AND OVER CHARGES - INCLUDING FRAUD

The Trial finds Shaws innocent thus FALSE ARREST I would not be imprisoned today... I am willing TO SUBMIT TO A POLYGRAPH TO SHOW my INNOCENCE...

This false arrest violates my parole

NO RECORD NYSPIN LIC/ASN7138.NY

OPERATOR [REDACTED] RUN: 01/30/2013 03:21:24

1761CCDB999787
NYSP PARQ NYPA 0321
NY03030F1
NO RECORD - NYSPIN PAROLE FILE
NAM/HENDERSON,CAROLYN D
.SEX/F.RAC/ .DOB/011347

I HAVE STATED NO TICKETS
NO TOW TRUCK NO video footage
On Court record - 08-24-2015 -
AS NOTED CONSTITUTES A LIE
PLAINT TO Appeal NO PAPERWORK
OPERATOR [REDACTED] RUN: 01/30/2013 03:21:24

1761CCDB999787
NYMV RVIN NYPA 0321
NVN4T1SK12E6PU314963
HEDR/H05496 22309 620903-47
LIC/ASN7138. LIY/2013. LIT/PC.
VIN/4T1SK12E6PU314963. VYR/1993. VMA/TOYT. VMO/CAM. VST/4D. VCO/GRN
1993 TOYOTA CAMRY, GREEN FOUR-DOOR SEDAN, 3053 POUNDS

I HAVE A RECENT DRIVES
ABSTRACT FROM JUNE - 2015 -
NO TICKETS FROM 2013

** REGISTERED TO **
HENDERSON, CAROLYN, D
DOB/1947-01-13. SEX/FEMALE.
80 SKY MEADOW PL WHITE PLAINS, NY 10607

LICENSE PLATE: ASN7138 DMV REGISTRATION CLASS: PAS (016)
STYLE: EMPIRE LOGO: EMPIRE LEGEND: PASSENGER
PLATE ISSUED: 2001-07-23

INSURANCE: NO INSURANCE CODE ON FILE (000)
REGISTRATION EXPIRATION DATE: 2013-08-29

STATUS: SURRENDERED - VOLUNTARY SURRENDER: PLATES DESTROYED
2012-11-26 SURRENDERED - VOLUNTARY SURRENDER: PLATES DESTROYED

No summons
+ issued -
No tow truck
To front or
removal
No video
footage No
battery in the
car... and
rear tire
No crime com
I WAS AT WORK

OPERATOR [REDACTED] RUN: 01/30/2013 03:21:24

1761CCDB999787
NCIC TTST NYPA 0321
NY03030F1

NO RECORD LIC/ASN7138

No tickets, NO IMPOUND NO TOW TRUCK
No video - No case -
Fraud

OPERATOR [REDACTED] RUN: 01/30/2013 03:21:24

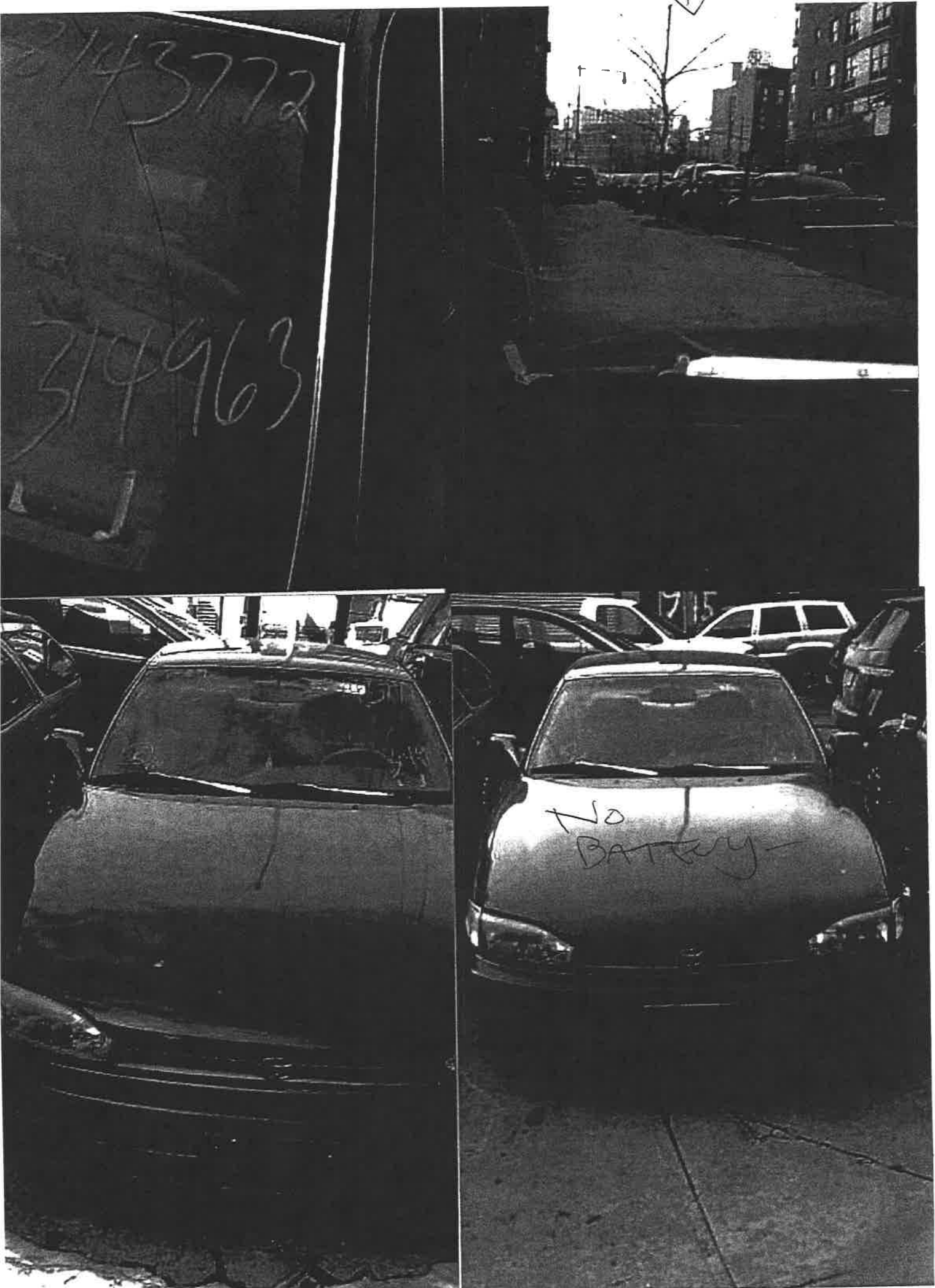
Car was immobilized
FALSE ARREST - VIOLATION OF MY CIVIL RIGHTS
& CONSTITUTIONAL RIGHTS
4th 6th 8th - 12th

Case 1:15-cv-08716-CM Document 4 Filed 11/10/15 Page 11 of 16

This C4 Camera was on the side of my car
at Compton Parking Area - I TOOK THIS
PHOTO WHILE SITTING IN 93-CARRY 120 FEET
AWAY FROM SHOP ENTRANCE -

NO TICKETS NO TOW TRUCK NO MURKING
NO VIDEO FOOTAGE NO CRIME COUNTS

4/2 87 14pm
Amendment VIO VIO and PL-210.45
PL 210.45 35



93-Toyota Camry on Snowest
Invisible - NO Battery Sent place AS

PHOTOS I TOOK - 1-28-2013 - Time
"Place of FALSE Arrest"
"FRAUD"



UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

Veronica A. Robertson

(Full name(s) of the plaintiff or petitioner applying (each person must submit a separate application))

CV () ()

(Enter case number and initials of assigned judges, if available; if filing this with your complaint, you will not yet have a case number or assigned judges.)

-against-

STATE OF NEW YORK
Police Commissioner B. Bratton
42nd Precinct NYC Police Department

(Full name(s) of the defendant(s)/respondent(s).)

Officer J. T. Jimenez # 2657
of the 42nd Precinct

APPLICATION TO PROCEED WITHOUT PREPAYING FEES OR COSTS

I am a plaintiff/petitioner in this case and declare that I am unable to pay the costs of these proceedings and I believe that I am entitled to the relief requested in this action. In support of this application to proceed *in forma pauperis* ("IFP") (without prepaying fees or costs), I declare that the responses below are true:

1. Are you incarcerated? Yes No (If "No," go to Question 2.)

I am being held at: _____

Do you receive any payment from this institution? Yes No

Monthly amount: _____

If I am a prisoner, *see* 28 U.S.C. § 1915(h), I have attached to this document a "Prisoner Authorization" directing the facility where I am incarcerated to deduct the filing fee from my account in installments and to send to the Court certified copies of my account statements for the past six months. *See* 28 U.S.C. § 1915(a)(2), (b). I understand that this means that I will be required to pay the full filing fee.

2. Are you presently employed? Yes No

If "yes," my employer's name and address are: _____

Gross monthly pay or wages: _____

If "no," what was your last date of employment? _____

Gross monthly wages at the time: _____

3. In addition to your income stated above (which you should not repeat here), have you or anyone else living at the same residence as you received more than \$200 in the past 12 months from any of the following sources? Check all that apply.

- (a) Business, profession, or other self-employment
 (b) Rent payments, interest, or dividends

Yes No
 Yes No

I declare under penalty of perjury that the foregoing is true and correct.

Signed this 3rd day of November, 2015

Signature of Plaintiff

Inmate Number

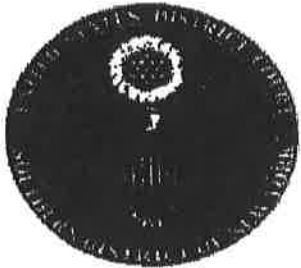
Institution Address

Ronald A. Williams SP
241-188-6769
AMKC - 1818 HURON STREET
EAST ELmhurst NY 11370
YARD - WEST 17 UPPR A #28

Note: All plaintiffs named in the caption of the complaint must date and sign the complaint and provide their inmate numbers and addresses.

I declare under penalty of perjury that on this 3rd day of November, 2015 I am delivering this complaint to prison authorities to be mailed to the Pro Se Office of the United States District Court for the Southern District of New York.

Signature of Plaintiff:



UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

PRISONER AUTHORIZATION

Case Name: Frankine A. Roberts Sr
(Enter the full name of the plaintiff(s))

City of New York Police
Department 42 Precinct
v. Officer J. Jones #26571
(Enter the full name of the defendant(s))

Docket No: No. Civ. _____ ()
(Enter the docket number, if available; if filing this with your complaint, you will not have a docket number.)

My mailing address 140-19-Psch loop Apt 196 BX NY 10475

The Prison Litigation Reform Act ("PLRA" or "Act") amended the *in forma pauperis* statute (28 U.S.C. § 1915) and applies to your case. Under the PLRA, you are required to pay the full filing fee when bringing a civil action if you are currently incarcerated or detained at any facility. If you do not have sufficient funds in your prison account at the time your action is filed, the Court must assess and collect payments until the entire filing fee of \$350.00 has been paid, no matter what the outcome of the action.

SIGN AND DATE THE FOLLOWING AUTHORIZATION:

Frankine A. Roberts Sr (print or type your name), request and authorize the agency holding me in custody to send to the Clerk of the United States District Court for the Southern District of New York, or, if this matter is transferred to another district court, to the Clerk of the transferee court, a certified copy of my prison account statement for the past six months. I further request and authorize the agency holding me in custody to calculate the amounts specified by 28 U.S.C. § 1915(b), to deduct those amounts from my prison trust fund account (or institutional equivalent), and to disburse those amounts to the United States District Court for the Southern District of New York. This authorization shall apply to any agency into whose custody I may be transferred, and to any other district court to which my case may be transferred and by which my poor person application may be decided.

I UNDERSTAND THAT BY SIGNING AND RETURNING THIS NOTICE TO THE COURT, THE ENTIRE COURT FILING FEE OF \$350.00 WILL BE PAID IN INSTALLMENTS BY AUTOMATIC DEDUCTIONS FROM MY PRISON TRUST FUND ACCOUNT EVEN IF MY CASE IS DISMISSED OR EVEN IF I VOLUNTARILY WITHDRAW THE CASE.

November 3, 2015
Date signed

Frankine A. Roberts
Signature of Plaintiff

241 150-6769

Prisoner I.D. Number

AMKC-1818 FAZEN STREET

Name of current facility

EAST Elmhurst New York 11370
Dorm - West 17 Upper A # 28



AMERICAN
POSTAGE
STAMPS

2411-15-06769
AMK-C-18-18-HURON STREET
EAST BRONXVILLE NEW YORK 11370
Dove went to work # 28

ATT-PRO-SE INTAKE UNIT
UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK
United States Court House
Daniel Patrick Moynihan
1200 Peacock Street Room 200
New York New York 10007
2015 NOV 10 AM 9:33